Attorney Docket N° SWAPSTREAM Case B0250

## COMBINED DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

DEVICE AND METHOD FOR MANAGING AUTOMATICALLY THE FLOW OF DIGITAL DATA OF A HOST BETWEEN A COMMON INTERFACE AND ITS ASSOCIATED MODULES \_

the	specification	ot	which:	(check one)	

l. Cj	REGULAR OR DESIGN APPLICATION		
	[]	is attached hereto.	
	[]	was filed on as application Serial No. and was amended on (if applicable).	
The state of the s		PCT FILED APPLICATION ENTERING NATIONAL STAGE	
nd north nill	[X]	was described and claimed in International application No. Pct:fr99/01447 filed on 16 June 1999 and as amended on (if any).	

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, 01.56.

## PRIORITY CLAIM

I hereby claim foreign priority benefits under 35 USC 119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed.

## PRIOR FOREIGN APPLICATION(S)

Country	Application Number	Date of Filing (day, month, year)	Priority Claimed
France	98 03029	12.03.1998	NO

(Complete this part only if this is a continuing application.)

I hereby claim the benefit under 35 USC 120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of 35 USC 112, I acknowledge the duty to disclose information which is material to patentability as defined in Title 37 Code of Federal Regulations \$1.56\$ which became available between the filing date of the prior application and the national or PCT international filing date of this application:

(Application Serial No.)	(Filing Date)	(Statuspatented, pending, abandoned)

## POWER OF ATTORNEY

undersigned hereby authorizes the U.S. attorney or agent named herein to accept and follow instructions from \_\_\_\_\_\_\_ as to any action to be taken in the Patent and Trademark Office regarding this application out direct communication between the U.S. attorney or agent and the undersigned. In the event of a change in the ons from whom instructions may be taken, the U.S. attorney or agent named herein will be so notified by the undersigned.

named inventor, I hereby appoint the following attorney(s) to prosecute this application and transact pusiness in the Patent and Trademark Office connected therewith:

Obert J.PATCH, Reg N° 17355, Andrew J.PATCH, Reg N°32925, Robert F.HARGEST, °25590, Benoît CASTEL, Reg N° 35041, Eric JENSEN, Reg N°37855, Thomas W ERKINS, Reg N°33027, and Roland E.LONG, Jr, Reg N° 41949, c/o YOUNG and THOMPSON, Second Floor, 745 South 23rd Street, Arlington, Virginia 22202 iress all telephone calls to Young and Thompson at 703/521-2297 Telefax:

703/685-0573. Treby declare that all statements made herein of my own knowledge are true and that all statements are by declare that all statements were made de onlinformation and belief are believed to be true; and further that these statements were made hereinformation and belief are believed to be true; and further that these statements were made hereinformation and belief are believed to be true; and further that these statements were made hereinformation and belief are believed to be true; and further that these statements were made hereinformation and belief are believed to be true; and further that these statements were made hereinformation and belief are believed to be true; and further that these statements were made hereinformation and belief are believed to be true; and further that these statements were made hereinformation and belief are believed to be true; and further that these statements were made hereinformation and belief are believed to be true; and further that these statements were made hereinformation and belief are believed to be true; and further that these statements were made hereinformation and belief are believed to be true; and further that these statements were made hereinformation and belief are believed to be true; and further that these statements are true and that all statements were made hereinformation and belief are believed to be true; and further that these statements are true and that all statements were made hereinformation and the statements are true and that all statements are true and the statements are true and the statements are true and the statements are true and true and true are true and true are true and true and true are true and true are true and true are true and true are tr

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I name of sole or first inventor: Jean Yves LE ROUX	
(given name, family name)	
Tentor's signature	Date 9 . 3 . 00
	Citizenship: FRENCH
sidence: FRANCE, Nice FRANCE	Citizenship P. R.Billon P
st Office Address:	
OFFICE MEDITERRANEEN DE BREVETS D'INVENTIO	N ET DE MARQUES .
CABINET HAUTIER 24 rue Masséna	
F \( \sigma 06000 \text{ NICE - FRANCE} \)	•
Al name of second joint inventor, if any: Philippe GUE	NEBAUD
(given name, family name)	0.4. 4. 0.70
ventor's signature	Date <u>27-3-00</u>
	Citizenship: FRENCH
esidence: FRANCE, Nice	•
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ull name of third joint inventor, if any:	
(given name, family name)	Data
nventor's signature	Date
Residence:	Citizenship:
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Post Office Address:	
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